	Ca3C3.12-CV-03303-EFIR DOCA		
1	Clifford L. Carter, SBN 149621		
2	Kirk J. Wolden, SBN 138902 CARTER WOLDEN CURTIS, LLP		
3	1111 Exposition Boulevard, Suite 602 Sacramento, California 95815		
4	Telephone: (916) 467-9488 Email: cliff@cwclawfirm.com, kirk@cwclawfirm.com		
5	Sean F. Rommel ( <i>Pro Hac Vice</i> ) James C. Wyly ( <i>Pro Hac Vice</i> )		
6	WYLY~ROMMEL, PLLC 4004 Texas Boulevard		
7	Texarkana, Texas 75503 Telephone: (903) 334-8646, Facsimile: (903) 334-8645 Email: srommel@wylyrommel.com, jwyly@wylyrommel.com		
8			
9	F. Jerome Tapley ( <i>Pro Hac Vice</i> )		
10	Hirlye R. "Ryan" Lutz, III ( <i>Pro Hac Vice</i> ) CORY WATSON CROWDER & DEGARIS 2131 Magnolia Avenue	, P.C.	
11	Birmingham, Alabama 35205   Telephone: (205) 328-2200; Facsimile: (205) 324-7896		
12	Email: jtapley@cwcd.com, rlutz@cwcd.com		
13	Attorneys for Plaintiff and the Class		
14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
15	SAN JOSE DIVISION		
16	KEITH DUNBAR, individually and on behalf of those similarly situated,	Case No.: 5:12-cv-03305-LHK	
17	Plaintiff,	STIPULATION AND <del>[PROPOSED]</del> ORDER RE PLAINTIFF'S MOTION FOR	
18	vs.	ADMINISTRATIVE RELIEF TO FILE SUPPLEMENTARY MATERIAL IN	
19	GOOGLE, INC.,	SUPPORT OF PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR	
20	Defendant.	CLASS CERTIFICATION	
21		Judge: Hon. Lucy H. Koh Location: Courtroom 5 – 4 <sup>th</sup> Floor	
22   23			
24			
25	///		
26			
27	///		
28	STIPULATION AND <del>[PROPOSED]</del> ORDER RE PLAINTIFF'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE SUPPLEMENTARY MATERIAL IN SUPPORT OF PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR CLASS CERTIFICATION Case No. 5:12-cv-003305-LHK (PSG)		

1 This Stipulation is entered into pursuant to Civil L.R. 7-11(a) and 7-12, by and between Plaintiff Keith Dunbar ("Plaintiff") and Defendant Google Inc. ("Google") (collectively, the 2 3 "Parties"), by and through the respective undersigned counsel. 4 The Parties stipulate that, pursuant to Civil L.R. 7-3(d), Plaintiff may file the following 5 supplemental materials in support of Plaintiff's Reply in Support of Plaintiff's Motion for Class 6 Certification: 7 1. Google's Supplemental Objections and Responses to Plaintiff's 8 Interrogatory Nos. 1-4, served on April 1, 2013. 9 2. Documents "GOOG0007765093-94," served by Google on or about March 20, 2013. 10 3. Exhibit 37 to the deposition of Google employee Adrienne St. Aubin, 11 12 described as "Gmail Legal Notice." IT IS SO STIPULATED. 13 Dated: April 12, 2013 CORY WATSON CROWDER & DEGARIS, P.C. 14 15 /s/ Hirlye R. "Ryan" Lutz, III F. Jerome Tapley (*Pro Hac Vice*) 16 Email: jtapley@cwcd.com Hirlye R. "Ryan" Lutz, III (*Pro Hac Vice*) 17 Email: rlutz@cwcd.com 2131 Magnolia Avenue 18 Birmingham, AL 35205 Telephone: (205) 328-2200 19 Facsimile: (205) 324-7896 Attorneys for Plaintiff and the Class 20 21 Dated: April 12, 2013 COOLEY LLP 22 /s/ Whitty Somvichian WHITTY SOMVICHIAN (194463) 23 (wsomvichian@cooley.com) 101 California Street, 5th Floor 24 San Francisco, CA 94111-5800 Telephone: (415) 693-2000 25 Facsimile: (415) 693-2222 Attorney for Defendant 26 27 28 STIPULATION AND <del>[PROPOSED]</del> ORDER RE PLAINTIFF'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE SUPPLEMENTARY MATERIAL IN SUPPORT OF PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR CLASS **CERTIFICATION** Case No. 5:12-cv-003305-LHK (PSG)

2

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
2		
3	Dated: April 15, 2013  Fucy H. Keh	
4	HON. LUCY H. KOH UNITED STATES DISTRICT COURT	
5		
6	Filer's Attestation: Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, Hirlye R. "Ryan" Lutz, III hereby attests that concurrence in the filing of this document has been	
7	obtained.	
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	STIPULATION AND [PROPOSED] ORDER RE PLAINTIFF'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE SUPPLEMENTARY MATERIAL IN SUPPORT OF PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR CLASS CERTIFICATION  Case No. 5:12-cv-003305-LHK (PSG)	